* Delete the hazard that does not apply. [57 FR 31644, July 17, 1992]

PART 1956—DEBT SETTLEMENT

Subpart A—[Reserved]

Subpart B—Debt Settlement—Farm Loan Programs and Multi-Family Housing

1956.51 Purpose. 1956.52—1956.53 [Reserved] 1956.54 Definitions. 1956.55—1956.56 [Reserved] 1956.57 General provisions. 1956.58—1956.65 [Reserved] 1956.66 Compromise and adjustment of nonjudgment debts. 1956.67 Debts which the debtor is able to pay in full but refuses to do so. 1956.68 Compromise or adjustment without debtor's signature. 1956.69 [Reserved] 1956.70 Cancellation. 1956.71 Settling uncollectible recapture receivables. 1956.72—1956.74 [Reserved] 1956.75 Chargeoff. 1956.76—1956.83 [Reserved] 1956.84 Approval or rejection. 1956.85 Payments and receipts. 1956.86--1956.95 [Reserved] Delinquent adjustment agreements. 1956.97 Disposition of promissory notes. 1956.98 [Reserved] 1956.99 Exception authority. 1956.100 OMB control number. Subpart C—Debt Settlement—Community

and Business Programs

1956.101 Purposes. 1956.102 Application of policies. 1956.103—1956.104 [Reserved] 1956.105 Definitions. 1956.106—1956.108 [Reserved] 1956.109 General requirements for debt settlement. 1956.110 Joint debtors. 1956 111 Debtors in bankruptcy. 1956.112 Debts ineligible for settlement. 1956.113—1956.117 [Reserved] 1956.118 Approval authority 1956.119—1956.123 [Reserved] 1956.124 Compromise and adjustment. 1956.125—1956.129 [Reserved] 1956.130 Cancellation. 1956.131—1956.135 [Reserved] 1956.136 Chargeoff. Adjustment of unpaid principal-In-1956.137

dian Tribal Land Acquisition loans. 1956.138 Processing. 1956.139 Collections.

1956.140—1956.141 [Reserved]

1956.142 Delinquent adjustment agreements.

1956.143 Debt restructuring-hospitals and health care facilities.

1956.144 [Reserved]

1956.145 Disposition of essential FmHA or its successor agency under Public Law 103-354 records.

1956.146 [Reserved]

1956.147 Debt settlement under the Federal Claims Collection Act.

1956.148 Exception authority.

1956.149 [Reserved]

1956.150 OMB control number.

AUTHORITY: 5 U.S.C. 301; 7 U.S.C. 1989; 31 U.S.C. 3711; 42 U.S.C. 1480.

SOURCE: 51 FR 45434, Dec. 18, 1986, unless otherwise noted.

Subpart A—[Reserved]

Subpart B—Debt Settlement—Farm Loan Programs and Multi-Family Housing

SOURCE: 56 FR 10147, Mar. 11, 1991, unless otherwise noted.

§1956.51 Purpose.

This subpart delegates authority and prescribes policy and procedures for settlement of debts owed to the United States under the Farm Credit loan programs of the Farm Service Agency (FSA) and the Multi-Family Housing (MFH) program of the Rural Housing Service (RHS). It also applies to Nonprogram (NP) loans secured by MFH property of the RHS. Settlement of claims against recipients of grant funds for reasons such as the use of funds for improper purposes is also covered by this subpart. Settlement of claims against third party converters, and Economic Opportunity (EO) loans is authorized under the Federal Claims Collection Standards, 4 CFR parts 101-105. This subpart does not apply to RHS direct Single Family Housing (SFH) loans or RHS NP loans secured by SFH property.

[61 FR 59779, Nov. 22, 1996]

§§ 1956.52—1956.53 [Reserved]

§1956.54 Definitions.

Adjustment. The reduction of a debt or claim conditioned upon completion of payment of the adjusted amount at a specific future time or times, with or